PATENT COOPERATION TREATY

28

From the INTERNATIONAL SEARCHING AUTHORITY

| То | : | | | | PCT | | | |
|----------------------|--|--------------------------------------|--|--|--|--|--|--|
| see form PCT/ISA/220 | | | | WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY | | | | |
| | | | | (F | PCT Rule 43bis.1) | | | |
| | | | | Date of mailing | | | | |
| <u>_</u> | | | | (day/month/year) see | e form PCT/ISA/210 (second sheet) | | | |
| | olicant's or agent's file of form PCT/ISA/2 | | | FOR FURTHER A See paragraph 2 below | | | | |
| PC | mational application T/IL2004/000433 | 3 | International filing date (d 20.05.2004 | | Priority date (day/month/year) 22.05.2003 | | | |
| A6 | mational Patent Clas 1F2/00 | ssification (IPC) or | both national classification | and IPC | · | | | |
| | licant NTIPI LTD. | | | | | | | |
| | | | | | | | | |
| 1. | This opinion co | ontains indication | ons relating to the follo | owing items: | | | | |
| | ⊠ Box No. I | Basis of the op | | wing items. | | | | |
| | Box No. II | Priority is | enn - PAGile | 1 18.06.200 | e - Dryf | | | |
| | Box No. III Non-establishment of opinion with regard to novelty, Inventive step and industrial applicability | | | | | | | |
| | ☐ Box No. IV | Lack of unity of | invention | | step and industrial applicability | | | |
| | ☑ Box No. V | Reasoned state applicability; cit | ement under Rule 43 <i>bis.</i> ations and explanations | 1(a)(i) with regard to r supporting such state | novelty, inventive step or industrial | | | |
| | Box No. VI | Certain docume | | 0 | | | | |
| | Box No. VII | | cts in the international application | | | | | |
| | Box No. VIII | Certain observa | ations on the internation | al application | | | | |
| 2. | FURTHER ACTI | ON | | | | | | |
| | the applicant cho | oses an Authorit eau under Rule (| i Prejiminary Examining | Authority ("IPEA"). Ho | usually be considered to be a owever, this does not apply where hosen IPEA has notifed the onal Searching Authority | | | |
| | If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applica submit to the IPEA a written reply together, where appropriate, with amendments, before the exmonths from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from whichever expires later. | | | | to botomo Alia!! | | | |
| | For further option | s, see Form PC | Γ/ISA/220. | | | | | |
| 3. | For further details | s, see notes to F | orm PCT/ISA/220. | | | | | |
| | | | | | | | | |
| | | | | | | | | |

Name and mailing address of the ISA:



European Patent Office - P.B. 5818 Patentiaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016 **Authorized Officer**

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IL2004/000433

| _ | | | | | | | | |
|---|--|---|--|--|--|--|--|--|
| | Box | No | o. I Basis of the opinion | | | | | |
| 1. | With the I | With regard to the language, this opinion has been established on the basis of the international application in the language in which it was field, unless otherwise indicated under this item. | | | | | | |
| This opinion has been established on the basis of a translation from the original language into t language , which is the language of a translation furnished for the purposes of international s (under Rules 12.3 and 23.1(b)). | | | | | | | | |
| 2. | With regard to any nucleotide and/or amino acid sequence disclosed in the international application a necessary to the claimed invention, this opinion has been established on the basis of: | | | | | | | |
| | a. ty | pe | of material: | | | | | |
| | | 3 | a sequence listing | | | | | |
| | | 3 | table(s) related to the sequence listing | | | | | |
| b. format of material: | | | | | | | | |
| | | 3 | in written format | | | | | |
| | Ε | נ | in computer readable form | | | | | |
| | c. tin | ne (| of filing/furnishing: | | | | | |
| | |] | contained in the international application as filed. | | | | | |
| | |] | filed together with the international application in computer readable form. | | | | | |
| | | } | furnished subsequently to this Authority for the purposes of search. | | | | | |
| 3. | (| cop | addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto been filed or furnished, the required statements that the information in the subsequent or additional bies is identical to that in the application as filed or does not go beyond the application as filed, as propriate, were furnished. | | | | | |
| 4. | Addi | tion | al comments: | | | | | |

| | Box No. II | Priority | | _, | | | | |
|---------|--|---|--------------------------|-------------------------|--|--|--|--|
| — I. | | | | | | | | |
| | | | | | | | | |
| | translation of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(b) | | | | | | | |
| | Conse nevert | quently it has not be heless been establis | en possibl hed on the | e to conside assumption | ler the validity of the priority claim. This opinion has on that the relevant date is the claimed priority date. | | | |
| 2. | hac he | s opinion has been established as if no priority had been claimed due to the fact that the priority claim been found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international grate indicated above is considered to be the relevant date. | | | | | | |
| 3. | Additional | observations, if nece | essary: | | | | | |
| | | | | | | | | |
| | | Para da la | | az Bulo 42 | bis.1(a)(i) with regard to novelty, inventive step or | | | |
| | Box No. V Industrial | Reasoned state applicability; citati | ment und ons and e | xplanation | ns supporting such statement | | | |
| 1. | Statement | | | | | | | |
| | Novelty (N | oveity (N) | | Claims Claims | 13, 19 - 22, 28 - 36, 43 - 45 1-12, 14 - 18, 23 - 27, 38 - 42, 46 - 49 | | | |
| | Inventive s | Inventive step (IS) | | Claims Claims | 1 - 49 | | | |
| | Industrial | applicability (IA) | Yes: No: | Claims Claims | 1 - 49 | | | |
| 2. | . Citations a | and explanations | | | | | | |
| | see sepa | rate sheet | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| _ | Box No. | VII Certain defects | s in the in | ternationa | l application | | | |
| T | he following | defects in the form | or content | s of the inte | ernational application have been noted: | | | |
| | see sepa | rate sheet | | | | | | |
| | | | | | | | | |
| | Day Ma V | VIII. Cortain chaos | votions o | a the inter | national application | | | |

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1 The following documents are referred to in this communication:

D1: WO 00/67662 A (INTERNALLY YOURS LLC) 16 November 2000 (2000-11-16)

D2: US 5 603 685 A (TUTRONE JR DONALD F) 18 February 1997 (1997-02-18)

D3: WO 02/26160 A (KIMBERLY CLARK CO) 4 April 2002 (2002-04-04)

D4: GB 2 352 181 A (MEDIWATCH LTD) 24 January 2001 (2001-01-24)

D5: US 4 307 716 A (DAVIS ALWYN K) 29 December 1981 (1981-12-29)

D6: US 6 418 930 B1 (FOWLER ROBERT STUART) 16 July 2002 (2002-07-16)

D7: EP 0 700 669 A (PETERS SA) 13 March 1996 (1996-03-13)

2 INDEPENDENT CLAIM 1

2.1 The present claim 1 does not meet the criteria of Article 33(1) PCT, because its subject-matter is not new in the sense of Article 33(2) PCT.
Document D1 discloses (the references in parenthesis applying to this document):

A device for minimizing involuntary urination in females adapted for being inserted into the vagina, comprising:

- (a) an internal support structure (20,32,44,116) comprising:
- (I) at least one pressure providing member (24,34,44) capable of transition between a first collapsed position and a second expanded position, adapted for providing pressure, through the vaginal wall, on the mid-urethral region when being in the second position;
- (ii) at least one anchoring member (26,36,46) adapted for anchoring the internal support structure following insertion of the device into the vagina, so as to prevent undesired movement of the device;
- (b) pulling member (6,104) for removal of the device from the vagina; so that when said pressure providing member (24,34,44) is in the collapsed position the internal device may be inserted or removed from the vagina; and when the device is inserted to the vagina said pressure providing member (24,34,44) may be transitioned to the second expanded position, so as to provide pressure through the vaginal wall on

the mid-urethra minimizing involuntary urination (see page 11, lines 15 - 25; page 15, line 4 - page 16, line 9; page 20, line 20 - page 21, line 21; figures).

2.2 The attention of the applicant is drawn to the fact that each of the documents D2 (see column 3, lines 35 - 66; column 4, lines 27 - 44; column 7, lines 41 - 60; figures), D3 (see page 13, line 16 - page 14, line 26; figures), D4 (see page 2, line 1 - page 3, line 11; figures) and D5 (see column 2, line 49 - column 4, line 29; figures) disclose all the technical features of claim 1 and are prejudicial for its novelty as well.

3 DEPENDENT CLAIMS 2 - 49

- 3.1 Document D1 describes (see page 11, lines 15 25; page 15, line 4 page 16, line 9; page 20, line 20 page 21, line 21; figures) in combination with the technical features of claim 1 also the features of claims 2 5, 9, 17, 18, 23 26, 38 42 and 46 49. D2 describes (see column 3, lines 35 66; column 4, lines 27 44; column 7, lines 41 60; figures) the features of claims 7, 8, 10 12 and 14 16, D3 (see page 13, line 16 page 14, line 26; figures) the features of claim 6 and D5 (see column 2, line 49 column 4, line 29; figures) the features of claim 27. Therefore, the subject-matter of claims 2 12, 14 18, 23 27, 38 42 and 46 49 is not new.
- 3.2 The features of dependent claims 13, 19 22, 28 37 and 43 45 are not disclosed in combination with the features of the claims on which they depend in any of the available prior art documents. Therefore, these claims meet the requirements of Article 33(2) PCT.
- 3.3 However, the features of claim 13 are used for the same purpose in D2 (see column 3, lines 35 66; column 4, lines 27 44; column 7, lines 41 60; figures), the features of claim 19 in D6 (see column 7, line 44 column 8, line 54; figures 4 6), the features of claims 34 36 in D7 (see column 6, lines 17 42; figures) and the features of claim 43 in D5 (see column 2, line 49 column 4, line 29; figures). Therefore, the claims 13, 19, 34 36 and 43 do not fulfill the requirements of inventive step, Article 33(3) PCT.
- 3.4 The features in claims 20 22, 28 33, 37, 44 and 45 are merely one of several straightforward possibilities from which the skilled person would select, in accordance

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with circumstances, without the exercise of inventive skill, in order to solve the problem posed and therefore do not fulfill the requirements of Article 33(3) PCT.

3.5 The device described in the present claims is industrial manufacturable and therefore the requirements of Article 33(4) PCT are fulfilled.

Re Item VII

Certain defects in the international application

- 1. Independent claim 1 should be cast in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (document D1) being placed in the preamble (Rule 6.3(b)(I) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT). In this case it appears that at least all the features of present claim 1 should form the preamble of a new independent claim.
- 2. The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).
- 3. Claim 35 is made dependent on claim 30 and not 34 as only in claim 34 the telescopic arms are mentioned.

Re Item VIII

Certain observations on the international application

- 1. Claims 21 and 22 refer to "a balloon" which is not the same balloon as mentioned in claim 20. In view of that, it seems that the matter of said claims is directed to a device comprising two balloons, which is not the case. Therefore, these claims do not meet the requirements of Article 6 PCT.
- 2. Claim 45 merely states that the device is "disposable" and does not specify any technical feature of the device, see Rule 6.3(a) PCT and is therefore not clear in view of Article 6 PCT.
- 3. Claim 47 relates to a method of using the apparatus rather than clearly defining

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

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the apparatus in terms of its technical features. The intended limitations are therefore not clear from this claim, contrary to the requirements of Article 6 PCT.